

DEPARTMENT OF INDUSTRIAL RELATIONS
 Division of Labor Statistics and Research
 455 Golden Gate Avenue, 9th Floor
 San Francisco, CA 94102

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**IMPORTANT NOTICE TO AWARDING BODIES & ALL INTERESTED PARTIES
 REGARDING CHANGES TO THE DIRECTOR'S GENERAL PREVAILING WAGE DETERMINATIONS**

INTERIM DETERMINATION FOR THE TYPE OF WORK: # METAL ROOFING SYSTEMS INSTALLER

Interim Determination: C-MR-2008-1F

Issue Date: April 7, 2008

Expiration date of determination: June 30, 2008** The rate to be paid for work performed after this date has been determined. If work will extend past this date, the new rate must be paid and should be incorporated in contracts entered into now. Contact the Division of Labor Statistics and Research for specific rates at (415) 703-4774.

Localities: All localities within Los Angeles, Orange, Riverside and San Bernardino Counties. (REF: 166-102-1)

This determination applies only to projects advertised for bids on or after April 17, 2008. These rates supersede the Metal Roofing Systems Installer wage rates issued in the following General Prevailing Wage Determinations: C-MR-2007-1F and C-MR-2007-1H.

Classification	Basic Hourly Rate	Employer Payments					Straight-Time		Overtime Hourly Rate		
		Health And Welfare	Pension	Vacation And Holiday	Training	Other	Hours	Total Hourly Rate	Daily (1½ X)	Saturday (1½ X)	Sunday/ Holiday (2 X)
# Metal Roofing Systems Installer	\$37.08 ^a	\$6.62	\$7.02	-	\$0.97	\$0.37	8.0	\$52.06	\$70.60	\$70.60 ^b	\$89.14

Rates for apprentices are available in the General Prevailing Wage Apprentice Schedule.

^a Includes amount withheld for Working Dues.

^b Saturdays in the same workweek may be worked at straight-time if job is shut down during the normal workweek due to inclement weather.

RECOGNIZED HOLIDAYS: Holidays upon which the general prevailing hourly wage rate for Holiday work shall be paid, shall be all holidays in the collective bargaining agreement, applicable to the particular craft, classification, or type of worker employed on the project, which is on file with the Director of Industrial Relations. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code. You may obtain the holiday provisions for the current determinations on the Internet at <http://www.dir.ca.gov/DLSR/PWD>. Holiday provisions for current or superseded determinations may be obtained by contacting the Prevailing Wage Unit at (415) 703-4774.

TRAVEL AND/OR SUBSISTENCE PAYMENT: In accordance with Labor Code Sections 1773.1 and 1773.9, contractors shall make travel and/or subsistence payments to each worker to execute the work. You may obtain the travel and/or subsistence requirements for the current determinations on the Internet at <http://www.dir.ca.gov/DLSR/PWD>. Travel and/or subsistence requirements for current or superseded determinations may be obtained by contacting the Prevailing Wage Unit at (415) 703-4774.



PREDETERMINED INCREASE FOR
METAL ROOFING SYSTEMS INSTALLER
(Interim Determination C-MR-2008-1F)

**IN ALL LOCALITIES WITHIN LOS ANGELES, ORANGE,
RIVERSIDE AND SAN BERNARDINO COUNTIES**

This predetermined increase for the above named craft applies only to the above referenced determination for work being performed on public works projects with bid advertisement dates on or after April 17, 2008, until this determination is superseded by a new determination or a predetermined increase modification notice becomes effective.

When referencing our prevailing wage determinations, please note that if the prevailing wage rate determination which was in effect on the bid advertisement date of a project has a single asterisk (*) after the expiration date, the rate will be good for the life of the project. However, if a prevailing wage rate determination has double asterisks (**) after the expiration date, the rate must be updated on the following date to reflect the predetermined rate change(s).

METAL ROOFING SYSTEMS INSTALLER

Determination C-MR-2008-1F is currently in effect and expires on June 30, 2008**.

Effective July 1, 2008, there will be an increase of \$0.99 to the Basic Hourly Rate, \$0.41 to Pension and \$0.10 to Training.

Effective January 1, 2009, there will be an increase of \$0.05 to Pension, \$0.10 to Training and \$1.35 to wages and/or fringes.

Effective July 1, 2009, there will be an increase of \$0.10 to Training and \$1.65 to wages and/or fringes.

Effective January 1, 2010, there will be an increase of \$0.10 to Training and \$1.65 to wages and/or fringes.

Effective July 1, 2010, there will be an increase of \$0.05 to Pension, \$0.10 to Training and \$1.85 to wages and/or fringes.

Effective January 1, 2011, there will be an increase of \$0.10 to Training and \$1.90 to wages and/or fringes.

There will be no further increases applicable to this determination.

Issued 4/7/2008, Effective 4/17/2008 until superseded.

This page will be updated when wage rate breakdown becomes available

Last Updated: July 1, 2008.

GENERAL PREVAILING WAGE APPRENTICE SCHEDULE MADE BY THE DIRECTOR OF INDUSTRIAL RELATIONS PURSUANT
TO CALIFORNIA LABOR CODE PART 7, CHAPTER 1, ARTICLE 2, SECTIONS 1770, 1773 AND 1773.1

FOR COMMERCIAL BUILDING, HIGHWAY, HEAVY CONSTRUCTION AND DREDGING PROJECTS

METAL ROOFING SYSTEMS INSTALLER

SCHEDULE: APP-C-MR-2008-1F

ISSUE DATE: April 7, 2008

JOURNEYMAN DETERMINATION REFERENCE: C-MR-2008-1F

LOCALITY: ALL LOCALITIES WITHIN LOS ANGELES, ORANGE, RIVERSIDE AND SAN BERNARDINO COUNTIES

NOTE: AN APPRENTICE'S HOURLY RATE IS A PERCENTAGE OF THE JOURNEYMAN'S HOURLY RATE FOUND ON PAGE 2J-6 OF THE GENERAL PREVAILING WAGE DETERMINATIONS; THE FRINGE BENEFITS MAY VARY. THE CURRENT HOURLY WAGE AND EMPLOYER PAYMENTS SHALL BE PAID IN ACCORDANCE WITH THE PROVISIONS OF THE CALIFORNIA LABOR CODE, PART 7, CHAPTER 1, ARTICLE 2, §1770, §1773 AND §1773.1.

<u>CLASSIFICATION</u>	<u>PERIODIC WAGE PERCENTAGE PROGRESSIONS</u>										<u>EMPLOYER PAYMENTS</u>				
	1 ST	2 ND	3 RD	4 TH	5 TH	6 TH	7 TH	8 TH	9 TH	10 TH	HEALTH & WELFARE	PENSION	VACATION/ HOLIDAY	TRAINING	OTHER
METAL ROOFING SYSTEMS INSTALLER	50% ^A	54% ^A	58% ^A	62% ^A	66% ^A	70% ^A	74% ^A	78% ^A	82% ^A	86% ^A	^B	^C	NONE	^C	FULL ^D

^A THE STEPS (PERIODS) ARE IN INCREMENTS OF SIX MONTHS.

^B FIRST FOUR STEPS, CONTACT THE DIVISION OF APPRENTICESHIP STANDARDS; THE REMAINING STEPS RECEIVE THE FULL AMOUNT.

^C TO OBTAIN INFORMATION ON EMPLOYER PAYMENTS, CONTACT THE DIVISION OF APPRENTICESHIP STANDARDS.

^C FULL MEANS THAT THE APPRENTICE RECEIVES THE EMPLOYER PAYMENT AT AN AMOUNT EQUAL TO THE JOURNEYMAN.

NOTE: TO OBTAIN ADDITIONAL INFORMATION, CONTACT THE DIVISION OF APPRENTICESHIP STANDARDS AT (213) 576-7750.



HOLIDAY PROVISION

FOR

METAL ROOFING SYSTEMS INSTALLER

IN

LOS ANGELES, ORANGE, RIVERSIDE
AND SAN BERNARDINO COUNTIES

**SHEET METAL WORKERS'
INTERNATIONAL ASSOCIATION
LOCAL UNION 105**

&

**SHEET METAL AIR CONDITIONING
CONTRACTORS' NATIONAL ASSOCIATION**

**SMACNA LOS ANGELES
&
ORANGE EMPIRE SMACNA**

R E C E I V E D
Department of Industrial Relations

JAN 24 2008

Div. of Labor Statistics & Research
Chief's Office

COLLECTIVE BARGAINING AGREEMENT

JULY 1, 2007 TO JUNE 30, 2011

ten (10) hour days between Monday and Friday when mutually agreed between the Local Union and Employer.

A make-up day may be scheduled for work missed due to inclement weather, when mutually agreed between the Local Union and Employer. The make-up hours shall be paid at the regular hourly rate of pay. **(See Addenda)**

Employees shall be at the shop or project site at scheduled starting time each day and shall remain until quitting time.

SECTION 2. New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Christmas Day **(See Addenda)** or days locally observed as such, and Saturday and Sunday shall be recognized as holidays. All work performed on holidays shall be paid as follows: **(See Addenda.)**

SECTION 3. It is agreed that all work performed outside of regular working hours during the regular work week and on holidays shall be performed only upon notification by the Employer to the Union in advance of scheduling such work. Preference on overtime and holiday work shall be given to employees on the job on a rotation basis so as to equalize such work as nearly as possible.

SECTION 4. Shift work and the pay and conditions therefore shall be only as provided in written addenda attached to this Agreement. Energy conservation—Retrofit work performed outside the regular work day in occupied buildings shall be performed under shift work conditions to be established by the local parties or by the National Joint Adjustment Board on the request of either party, if not locally provided.

ARTICLE VII

SECTION 1. When employed in a shop or on a job within the limits of **the geographical jurisdiction of the collective bargaining area**, employees shall be governed by the regular working hours specified herein and shall provide for themselves necessary transportation within the said limits from home to shop or job at starting time and from shop or job to home at quitting time, and the Employer shall provide, or pay, for all necessary additional transportation during working hours.

SECTION 2. When employed outside of the limits specified in Section 1 of this Article, and within the jurisdiction of the Union, employees shall provide transportation for themselves which will assure their arrival at the limits specified in Section 1 of this Article at regular starting time, and the Employer shall provide or pay for all additional transportation for such jobs, including transportation from such job back to the limits specified in Section 1 of this Article which will assure arrival at such limits at quitting time. As an alternative to the foregoing method, travel expense may be paid by a zone or other method of payment. If this alternative method is used, it will be provided in a written addendum attached hereto. If an Employer sends an employee to perform work outside of the territorial jurisdiction of the United States of America or Canada, travel pay and/or subsistence arrangements shall be negotiated locally.

The parties intend travel pay to fairly compensate employees for travel, not to place contractors at a competitive disadvantage due to geographic location or to create artificial barriers against out of area contractors.

any area that could be injurious or harmful to such Employee's health or well being, the Employee shall HAVE THE RIGHT TO NOTIFY THE UNION AND/OR THE EMPLOYER. The Union shall contact the Employer and the matter will be discussed prior to requiring such work to be performed.

The same shall apply to dust, paint spraying, abnormal air pressures, radiation, asbestos, glass fibers, etc., as determined by CAL/OSHA.

SECTION 5. The Employer shall be directly responsible to see that each Employee required to use a "Powder Actuated Tool" shall be properly trained.

ADDENDUM NO. 23 HOLIDAYS AND VACATIONS

SECTION 1. The following are designated holidays:

New Year's Day, January 1
Martin Luther King, Jr. Birthday
Presidents Day, the third Monday in February
Friday before Easter
Memorial Day, the last Monday in May
Independence Day, July 4
Labor Day, the first Monday in September
Veterans Day, November 11
Thanksgiving Day, the fourth Thursday in November
Christmas Eve, December 24
Christmas Day, December 25

In addition to the above, the following shall be holidays:

a. When any designated holiday falls on Thursday, the Friday after shall be a holiday.

b. When any designated holiday falls on Tuesday, the Monday before shall be a holiday, with the exception of Christmas Eve.

SECTION 2. It is hereby agreed that each Employee covered by this Collective Bargaining Agreement may take three weeks off from work without pay each and every calendar year. Such time off shall be taken with the mutual consent of the Employer and the Employee. Such time off shall be scheduled so that it will not create an undue hardship on the Employer and in no case in excess of ten percent (10%) of the number of Employees at one time where the Employees exceed ten (10) in number.

ADDENDUM NO. 24 WORKING HOURS

SECTION 1. Regular working hours shall consist of forty (40) hours per week, eight (8) hours worked per day, between the hours of 5:00 a.m. and 5:00 p.m. with no more than one (1) hour for lunch. In no event shall starting time in the shop or on the jobsite begin before 5:00 a.m. unless otherwise authorized by the Local Union.

SECTION 2. With the written consent of a majority of the Employees, the Employer may establish regular working hours consisting of ten (10) consecutive hours per day, forty (40) hours per week, Monday through Thursday or Tuesday



SCOPE OF WORK PROVISION

FOR

METAL ROOFING SYSTEMS INSTALLER

IN

LOS ANGELES, ORANGE, RIVERSIDE
AND SAN BERNARDINO COUNTIES

Metal Roofing Systems is defined as the installation of metal roof panels. This may include underlayment, flashings and/or sealants, as necessary per either manufacturer's specifications, contract specifications and/or other building code regulations.



TRAVEL AND SUBSISTENCE PROVISION

FOR

METAL ROOFING SYSTEMS INSTALLER

IN

LOS ANGELES, ORANGE, RIVERSIDE
AND SAN BERNARDINO COUNTIES

**SHEET METAL WORKERS'
INTERNATIONAL ASSOCIATION
LOCAL UNION 105**

&

**SHEET METAL AIR CONDITIONING
CONTRACTORS' NATIONAL ASSOCIATION**

**SMACNA LOS ANGELES
&
ORANGE EMPIRE SMACNA**

R E C E I V E D
Department of Industrial Relations

JAN 24 2008

Div. of Labor Statistics & Research
Chief's Office

COLLECTIVE BARGAINING AGREEMENT

JULY 1, 2007 TO JUNE 30, 2011

ten (10) hour days between Monday and Friday when mutually agreed between the Local Union and Employer.

A make-up day may be scheduled for work missed due to inclement weather, when mutually agreed between the Local Union and Employer. The make-up hours shall be paid at the regular hourly rate of pay. **(See Addenda)**

Employees shall be at the shop or project site at scheduled starting time each day and shall remain until quitting time.

SECTION 2. New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Christmas Day **(See Addenda)** or days locally observed as such, and Saturday and Sunday shall be recognized as holidays. All work performed on holidays shall be paid as follows: **(See Addenda.)**

SECTION 3. It is agreed that all work performed outside of regular working hours during the regular work week and on holidays shall be performed only upon notification by the Employer to the Union in advance of scheduling such work. Preference on overtime and holiday work shall be given to employees on the job on a rotation basis so as to equalize such work as nearly as possible.

SECTION 4. Shift work and the pay and conditions therefore shall be only as provided in written addenda attached to this Agreement. Energy conservation—Retrofit work performed outside the regular work day in occupied buildings shall be performed under shift work conditions to be established by the local parties or by the National Joint Adjustment Board on the request of either party, if not locally provided.

ARTICLE VII

SECTION 1. When employed in a shop or on a job within the limits of **the geographical jurisdiction of the collective bargaining area**, employees shall be governed by the regular working hours specified herein and shall provide for themselves necessary transportation within the said limits from home to shop or job at starting time and from shop or job to home at quitting time, and the Employer shall provide, or pay, for all necessary additional transportation during working hours.

SECTION 2. When employed outside of the limits specified in Section 1 of this Article, and within the jurisdiction of the Union, employees shall provide transportation for themselves which will assure their arrival at the limits specified in Section 1 of this Article at regular starting time, and the Employer shall provide or pay for all additional transportation for such jobs, including transportation from such job back to the limits specified in Section 1 of this Article which will assure arrival at such limits at quitting time. As an alternative to the foregoing method, travel expense may be paid by a zone or other method of payment. If this alternative method is used, it will be provided in a written addendum attached hereto. If an Employer sends an employee to perform work outside of the territorial jurisdiction of the United States of America or Canada, travel pay and/or subsistence arrangements shall be negotiated locally.

The parties intend travel pay to fairly compensate employees for travel, not to place contractors at a competitive disadvantage due to geographic location or to create artificial barriers against out of area contractors.

ADDENDUM NO. 15
ZONE CENTER AND ZONE RATES

SECTION 1. Zone centers shall be established as follows:

Zone A: 57 and 10 Freeways Crossing
Zone S: Employer's shop

SECTION 2. The Employer, upon execution of this Agreement, shall select either Zone A or Zone S as his zone center. The zone center for Employers not signatory to an Agreement with Local Union 105 shall be Zone A.

SECTION 3. The Employer upon execution of this Agreement shall operate from such zone center for the duration of said Agreement. Any Employer who moves his original, permanent shop shall designate his choice of Zone "S" or Zone "A" for any jobs started after moving his shop location and operate from said Zone Center for the duration of this Agreement.

SECTION 4.

Zone 1	0 - 40 miles	FREE
Zone 2	40+ - 75 miles	\$20.00
Zone 3	75+ - 100 miles	\$30.00
Zone 4	100+ - 125 miles	\$50.00**

**Within the Local Union 105 territorial jurisdiction. Refer also to the Subsistence Addendum.

SECTION 5. The above zone rates shall apply on days worked only. No travel time will be allowed on the above zone rate schedule except as hereafter specified in this Agreement and Employees are to report to work on the jobsite at the approved starting time and remain until quitting time as defined in these Addenda. The Employer must post a map in his shop showing these rates.

SECTION 6. When an Employee travels from home to a job in a zone area and back to home he shall receive the zone rates and no mileage will be paid.

SECTION 7. When an Employee reports to work in one zone and is transferred to another zone within the same working day, the Employee must receive the highest zone rate plus mileage from job to job.

SECTION 8. When an Employee travels from shop to job and job to home, he shall receive $\frac{1}{2}$ of the prevailing zone rate plus mileage from shop to job.

SECTION 9. Mileage shall be paid at the rate determined by the Internal Revenue Service per mile when an Employee uses transportation other than that supplied by the Employer, traveling from shop to job, from job to job, or from job to shop. Mileage rates shall be effective annually on the first of July for IRS rate changes on or before the 30th of May.

SECTION 10. An Employee transporting materials using the Employer's vehicle shall be paid the proper overtime rates before and after regular working hours, except when the Employee is furnished a company vehicle on a twenty four (24) hour basis, and the material is loaded and unloaded on company time.

SECTION 11. When the immediate work site falls on a dividing zone line, the highest zone rate will prevail.

SECTION 12. When an immediate work site cannot be reached directly from one zone to another and a higher zone must be passed through to reach the work site, then the highest zone rate shall be paid.

SECTION 13. If the Employer furnishes company transportation for the Employee, no zone pay shall be paid within the territorial jurisdiction of Local Union 105, and the Employee shall report to the jobsite at the regular starting time and leave at the regular quitting time.

SECTION 14. An Employee who is furnished company transportation shall be paid in accordance with Section 4 on all jobs beyond Zone 1 when working outside the jurisdictional boundaries of Local Union 105.

SECTION 15. Any claim for past due zone pay filed by an Employee with Local 105 shall be null and void when more than thirty (30) days has expired since the violation occurred.

The Employer shall not be relieved of his responsibility for zone pay payments under the disclaimer clause in this Section.

SECTION 16. No zone pay shall be paid for working in the shop.

ADDENDUM NO. 16 SUBSISTENCE AND OUT OF TOWN

SECTION 1. All work beyond one hundred (100) miles from the Zone Center is out of town work and subsistence conditions shall apply. The subsistence rate is sixty dollars (\$60.00) per day or actual expenses, whichever is higher, at a jobsite more than 125 miles from the Zone Center and within the Local Union territorial jurisdiction.

SECTION 2. When working in the jurisdiction of another Local Union beyond one hundred (100) miles from the zone center, the Employer agrees to pay the Employee sixty dollars (\$60.00) per day, or the subsistence rate as outlined in the Local Union Agreement in the jurisdiction of the Local Union where the work is to be performed, or actual expenses incurred, whichever is higher.

Any Employee required to work out of the jurisdiction of Local 105 shall receive his weekly subsistence in advance. For five days or more worked out of the jurisdiction of Local 105, subsistence shall be paid on a seven day basis, or actual expenses, whichever is higher. When an Employee works one hundred, twenty-five (125) miles from the Zone Center, within the jurisdiction of Local Union 105, and work continues into the following week and, the Employee remains in said area, subsistence shall be paid on seven (7) day basis, or actual expenses, whichever is higher.

If the Employee chooses to travel from the jobsite to home, he shall be responsible for furnishing his own gasoline for each trip.

For each round trip beyond one hundred (100) miles from the zone center required by the Employer, where the Employer does not furnish transportation, the Employee shall be reimbursed for transportation at the rate determined by the Internal Revenue Service per mile for said transportation. Mileage rates shall be effective annually on the first of July for IRS rate changes on or before the 30th of May.

SECTION 3. On work assignments or jobs of more than one day duration, travel time shall be paid at the straight time rate of pay during the regular working hours, Monday through Friday. When an Employee is required to travel to and from the jobsite and home before regular working hours or after regular working hours, the Employee shall be compensated hourly travel time expense at a rate equivalent to seventy-two percent (72%) of the Journeyman wage and fringe benefit package.

SECTION 4. No subsistence payment will be required on a job of one day duration on out-of-town work and the Employee shall receive the proper overtime rates of pay before and after the regular working hours in addition to mileage to and from the jobsite at the rate determined by the Internal Revenue Service per mile when the Employer does not furnish transportation. Mileage rates shall be effective annually on the first of July for IRS rate changes on or before the 30th of May.

SECTION 5. An Employee may be required by the Employer to travel by public transportation (airplane, train, etc.) and in such event, he shall be paid travel time at the straight time rate of pay during the regular working hours, Monday through Friday, from home to destination and from destination to home. Hourly travel time expense at a rate equivalent to seventy-two percent (72%) of the journeyman wage and fringe benefit package shall be paid for other than regular working hours for such travel from home to destination and return.

SECTION 6. Catalina and off-shore islands shall be considered as out-of-town subsistence work and the Employer agrees to pay the Employee the subsistence rate as outlined above.

SECTION 7. Any claim for past due subsistence payments filed with Local No. 105 by an Employee shall be null and void when more than 30 days has expired since the violation occurred. The Employer shall not be relieved of his responsibility for subsistence payment under the disclaimer clause in this Section

ADDENDUM NO. 17 INLAND EMPIRE

SECTION 1. Inland Empire work is described as non-prevailing wage jobsites, and Employers, located in Riverside and San Bernardino Counties.

SECTION 2. The Journeyman taxable wage for work under this Addendum shall be ninety percent (90%) of the Minimum Journeyman Wage scale. Section 6 of the Minimum Wage Scale Addendum shall apply when contribution increases to established fringe benefit funds are required by the trustees for maintenance of benefits.

SECTION 3. Journeymen working under this Addendum shall receive all fringe benefits as outlined in the Minimum Wage Addendum. Apprentice and Classified Worker wage scales shall not be affected by this Addendum.

SECTION 4. The ratio for work performed under this Addendum shall be 50/50 Journeymen to Classified Workers and/or Apprentices.

SECTION 5. This Addendum shall not apply to fabrication of sheet metal products for sale or, Testing, Adjusting and Balancing work.

SECTION 6. This Addendum shall not apply to prevailing wage work regardless of location.

SECTION 7. This addendum shall only apply to Employers whose primary business is located in Riverside or San Bernardino counties. This addendum shall not apply to sub-offices or satellite office locations.

SECTION 8. Once an Employer has been found in violation of any section of this Addendum by the Local Joint Adjustment Board, the Employer shall not be eligible to utilize this Inland Empire Addendum for the duration of this Agreement.

ADDENDUM NO. 18 SECURITY GATES

On remote jobsites on out-of-town work when an Employee is required to report to any security guarded gate, he shall be paid mileage, in addition to subsistence, unless he lives within ten (10) miles from the jobsite, or unless the Employer furnishes transportation, and the Employee shall report to the security guarded gate at the established starting time and leave the gate at the established quitting time.

ADDENDUM NO. 19 PARKING

SECTION 1. The Employer shall reimburse the Employee for actual parking expenses incurred by the Employee. No Employee shall be required to park any farther away than the adjacent block on which the shop or jobsite is located, if available.

SECTION 2. For purposes of defining distances required for parking, Section 1 is only applicable if the blocks adjacent to the jobsite are deemed to be the equivalent of an average city block.

SECTION 3. The Employer shall pay for all toll charges for toll roads, bridges, etc. except while the Employee is commuting to and from work.

SECTION 4. When Section 1 is not applicable (as defined in Section 2) and when an Employee is required by the Employer to park farther away from the shop or jobsite than mentioned in Section 1 above, his starting time shall start at his assigned place of work, or if applicable, the appropriate gang box, and his quitting time will be in the parking lot.

ADDENDUM NO. 20 LOST TIME FOR MEDICAL TREATMENT OR EXAMINATION

SECTION 1. An Employee suffering an industrial injury or industrial disease necessitating medical treatment or examination by a physician or registered nurse, while in the employ of any signatory Employer, shall be entitled to receive wages at regular straight time rate of pay for any time lost from the work shift in which the injury occurred, on account of said examination or treatment. It is understood, however, that the Employee, after receiving such examination or treatment, shall report back to the shop or jobsite provided time and/or the extent of injury allows.